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5	Special Litigation Counsel for USACM Liquidating Trust	Counsel for USACM Liquidating Trust								
6	UNITED STATES BANKRUPTCY COURT									
7	DISTRICT OF NEVADA									
8										
9	In re: USA COMMERCIAL MORTGAGE COMPANY,	Case Nos.: BK-S-06-10725-LBR								
10	Debtor.	BK-S-06-10726-LBR BK-S-06-10727-LBR								
	In re:	BK-S-06-10728-LBR								
11	USA CAPITAL REALTY ADVISORS, LLC,	BK-S-06-10729-LBR								
12	Debtor.									
_	In re:	JOINTLY ADMINISTERED								
13	USA CAPITAL DIVERSIFIED TRUST DEED FUND, LLC,	Chapter 11 Cases								
14	Debtor.	Judge Linda B. Riegle Presiding								
15 16	In re: USA CAPITAL FIRST TRUST DEED FUND, LLC,	NOTICE OF FILING PROOF OF								
17	Debtor.	SERVICE OF SUBPOENA FOR RULE 2004 EXAMINATION								
18	In re: USA SECURITIES, LLC,									
19	Debtor.									
20	Affects: ☐ All Debtors									
21	<ul><li>☑ USA Commercial Mortgage Company</li><li>☐ USA Capital Realty Advisors, LLC</li></ul>									
22	☐ USA Capital Diversified Trust Deed Fund, LLC☐ USA Capital First Trust Deed Fund, LLC									
23	USA Securities, LLC									
24										
2 <del>4</del> 25	NOTICE IS GIVEN that the USACM Liquidating Trust herewith files the:									
ا دے										
26	Proof of Service of Subpoena fo for Robert Kim (Exhibit A Atta	r Rule 2004 Examination ched).								

DATED: February 14, 2008 1 2 DIAMOND MCCARTHY LLP LEWIS AND ROCA LLP 3 4 By: /s/ Rob Charles By: /s/ William T. Reid, IV Susan M. Freeman, AZ 4199 (pro hac vice) Allan B. Diamond, TX 05801800 (pro hac vice) 5 William T. Reid, IV, TX 00788817 (pro hac vice) Rob Charles, NV 6593 3993 Howard Hughes Parkway, Suite 600 Eric D. Madden, TX 24013079 (pro hac vice) 6 Las Vegas, Nevada 89169-5996 909 Fannin, Suite 1500 7 (702) 949-8320 (telephone) Houston, Texas 77010 (702) 949-8321 (facsimile) (713) 333-5100 (telephone) 8 (713) 333-5199 (facsimile) 9 Special Litigation Counsel for 10 Counsel for USACM Liquidating Trust USACM Liquidating Trust 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26

Case	06-10725-awz Dod	c 5844 J	Entered C	12/14/08 C	7: <del>20:27</del>	Page :	<del>3 of 3</del>		<u>_</u>
		PROOF (			7.20.21	- age			
	DATE: 1/29/08	PLACE:	300 S.	4th St	#1201,	Las	Vegas,	NV	8910
<b>6</b>									
SERVED: Robert	C. Kim								
SERVED ON (PRINT NAME)			MANNER	OF SERVICE					•
Rober	t C. Kim		per	sonal	<u> </u>				
	DEC	CLARATI	ON OF SE	ERVER					
	- 7-08 Date	Signa	ture of Ser	Sche ver	et-	<del></del>		<u>.</u>	<u> </u>
		111	8 Fere	mont Sti	ceet, La	s Vec	as, NV	891	01
			ess of Serve						
Rule 45. Federal Rules of Civil	Procedure, Parts (c) & (d) made a	pplicable in ca	ses under the I	Bankruptcy Coo	le by Rule 9016	Fed.R.Ba	nkr.P.:		
(c) PROTECTION OF PERSO	NS SUBJECT TO SUBPOENA.  orney responsible for the issuance ble steps to avoid imposing une hat subpoena. The court on beha	S.	·	(iii) natter and no ex (iv) s B) If a subpoer	requires disclos ception or waiv ubjects a person na requires disclo	ure of pri er applies, to undue	ivileged or ot or burden.	ret or	other

subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and reasonable attorney's fee.

(2)(A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.

(B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of the subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the premises except pursuant to an order by the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any persons who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.

(3)(A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it

(i) fails to allow reasonable time for compliance.

(ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c)(3)(B)(iii) of this rule, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held

confidential research, development, or commercial information, or
(ii) requires disclosure of an unretained expert's opinion or
information not describing specific events or occurrences in dispute
and resulting from the expert's study made not at the request of any party, or

party, or

(iii) requires a person who is not a party or an officer of a
party to incur substantial expense to travel more than 100 miles to
attend trial, the court may, to protect a person subject to or affected
by the subpoena, quash or modify the subpoena or, if the party in
whose behalf the subpoena is issued shows a substantial need for the
testimony or material that cannot be otherwise met without undue
hardship and assures that the person to whom the subpoena is
addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

## (d) DUTIES IN RESPONDING TO SUBPOENA.

(1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.

(2) When information subject to a subpoena is withheld on a claim that is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

